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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/807,131	307,131 05/23/2001		Mikko Huttunen	P-277995	4288		
909	7590	I I/26/2004		EXAM	EXAMINER		
PILLSBUR	Y WINT	HROP, LLP	WANG, TED M				
P.O. BOX 10		2		ART UNIT	PAPER NUMBER		
MCLEAN, VA 22102				2634			

DATE MAILED: 11/26/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.		Applicant(s)					
	09/807,131	:	HUTTUNEN, MIKKO					
Office Action Summary	Examiner	:	Art Unit					
	Ted M Wang		2634					
The MAILING DATE of this communication app Period for Reply	ears on the cover she	et with the c	orrespondence ad	ldress				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply if NO period for reply is specified above, the maximum statutory period who Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	i6(a). In no event, however, r within the statutory minimum ill apply and will expire SIX (6 cause the application to become	may a reply be tim of thirty (30) days) MONTHS from ome ABANDONEI	nely filed s will be considered time the mailing date of this c O (35 U.S.C. § 133).					
Status								
1) Responsive to communication(s) filed on 19 Ju	ily 2004.							
2a) ☐ This action is FINAL. 2b) ☒ This	action is non-final.							
3) Since this application is in condition for allowan	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
closed in accordance with the practice under E	x parte Quayle, 1935	C.D. 11, 45	3 O.G. 213.					
Disposition of Claims		:						
4)⊠ Claim(s) <u>1-15</u> is/are pending in the application.								
4a) Of the above claim(s) is/are withdraw		n:						
5) Claim(s) is/are allowed.		!						
6)⊠ Claim(s) <u>1-3,5-8,10-13 and 15</u> is/are rejected.								
7)⊠ Claim(s) <u>4,9 and 14</u> is/are objected to.		:						
8) Claim(s) are subject to restriction and/or	election requiremen	ıt.						
Application Papers		· ·						
9) The specification is objected to by the Examine	r.	3						
10)⊠ The drawing(s) filed on <u>8/12/2004</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.								
Applicant may not request that any objection to the o	drawing(s) be held in al	beyance. See	e 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correcti	•			• •				
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the atta	ached Office	Action or form P	TO-152.				
Priority under 35 U.S.C. § 119		•						
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau 	s have been received s have been received ity documents have	i. I in Applicati been receive	on No	Stage				
* See the attached detailed Office action for a list of the certified copies not received.								
		:						
Attachment(s)		•						
1) X Notice of References Cited (PTO-892)	4) 🔲 Inter	view Summary	(PTO-413)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	Pape 5) Notice	er No(s)/Mail Da		O-152)				

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DETAILED ACTION

Examiner's Statement

1. Applicants' arguments filed on 07/19/2004, with respect to Claims 1-3, 5-8, 10-13, and 15 have been fully considered and are persuasive. The rejection of Claims 1-3, 5-8, 10-13, and 15 set forth in the previous office action, filed on 6/04/2004, has been withdrawn and because of the current amendment a new ground of rejection follows.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 6, and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lindoff et al. (US 6,463,107) in view of Koch (US 5,199,047).
 - With regard claim 1, Lindoff et al. discloses a method for selecting a modulation detector or type in a receiver which includes at least a first and a second detector (Fig.2A element 210, Fig.2B element 212, Fig.2C and 2D step 218, and column 3 lines 13-61), the method comprising: selecting a detector used for detection of a signal to be received on the basis of the determined at least one cross-correlation value (Fig.1A and column 3 lines 13 62).

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Lindoff et al. discloses all of the subject matter as described above except for specifically teaching determining at least one cross-correlation value between a stored training sequence and at least one training sequence of a received signal as claimed.

However, Koch teaches a frame estimation method for determining at least one cross-correlation value between a stored training sequence and at least one training sequence of a received signal (Fig.1 elements 24, 26-28, Fig.3 elements 25-28, 32-35, column 4 line 47 – column 5 line 24, and column 7 line 59 – column 8 line 27).

It is desirable for determining at least one cross-correlation value between a stored training sequence and at least one training sequence of a received signal. One approach to achieve the desired advantage can be implemented by adopting Koch 's teaching, namely using the signal processor to determines the channel impulse response in a known manner by means of cross-correlation of the sample value Z stored in the RAM with the training data sequence X stored in the ROM so as to save on modulation circuitry (column 6 line 63 —column 7 line 5). Therefore, It would have been obvious to one of ordinary skill in the art at the time of the invention was made to replace Lindoff's correlation method with the method as taught by Koch, in which determining at least one cross-correlation value between a stored training sequence and at least one training sequence of a received signal, so as to simplify or reduce the modulation circuit.

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With regard claim 6, which is a receiver means function claim related to claim 1,
 all limitation is contained in claim 1. The explanation of all the limitation is already
 addressed in the above paragraph.

- With regard claim 11, which is a receiver claim related to claim 1, all limitation is contained in claim 1. The explanation of all the limitation is already addressed in the above paragraph.
- 4. Claims 2, 7 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lindoff et al. (US 6,463,107) and Koch (US 5,199,047) as applied to claim 1 above, and further in view of Kubo (US 5,140,617).
 - with regard claim 2, Lindoff et al. and Koch disclose all of the subject matter as described above except for specifically teaching searching for an ideal synchronization point of the received signal, at which point the cross-correlation between the training sequence of the received signal and the stored training sequence has a maximum value; and calculating the cross-correlation value between the stored training sequence and the training sequence of the received signal, which is obtained by shifting a synchronization point of the received signal for one symbol sequence at least one of forwards or backwards from the ideal synchronization point as claimed.

However, Kubo teaches that searching for an ideal synchronization point of the received signal, at which point the cross-correlation between the training sequence of the received signal and the stored training sequence has a maximum value (Fig.1 and column 1 line 53 – column 2 line 27, Fig.4 and column

4 line 54 – column 5 line 19); and calculating the cross-correlation value between the stored training sequence and the training sequence of the received signal, which is obtained by shifting a synchronization point of the received signal for one symbol sequence at least one of forwards or backwards from the ideal synchronization point (Fig.1 and column 1 line 53 – column 2 line 6). It is desirable to implement a method as described above. One approach to achieve the desired advantage can be implemented by adopting Kubo 's teaching, namely a frame synchronization transmission is carried out at the beginning of communication wherein a known transmitted symbol sequence x(n), n=0, 1, . . . , N-1 is transmitted, and a cross-correlation between the received symbol sequence and the known symbol sequence x(n) is calculated for a predetermined number M of combinations of values; the received signal is successively delayed by an amount equal to a sample period of the signal, crosscorrelation values for each delayed signal with respect to a known transmission pattern are calculated, and a predetermined number of cross-correlation values of subsequent phases are added to the cross-correlation value of each initial phase; the true initial phase of the signal is estimated to be the initial phase corresponding to the maximum sum of cross-correlation values in order to improve the interference between signals caused by multipath propagation or noise (column 4 lines 16-25). Therefore, It would have been obvious to one of ordinary skill in the art at the time of the invention was made to include the

method as taught by Kubo into Lindoff et al. and Kochs' cross-correlation process

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for determining at least one cross-correlation value so as to improve the interference between signals caused by multipath propagation or noise.

- With regard claim 7, which is a receiver means function claim related to claim 1, all limitation is contained in claim 2. The explanation of all the limitation is already addressed in the above paragraph.
- With regard claim 12, which is a receiver claim related to claim 1, all limitation is contained in claim 2. The explanation of all the limitation is already addressed in the above paragraph.
- 5. Claims 3, 5, 8, 10, 13, and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lindoff et al. (US 6,463,107) and Koch (US 5,199,047) as applied to claim 1 above, and further in view of Yamaguchi et al. (US 5,533,066).
 - With regard claim 3, Lindoff et al. and Koch disclose all of the subject matter as described above except for specifically teaching that the received signal is a complex signal, whereby at least one cross-correlation value to be determined is a complex cross-correlation value.

However, Yamaguchi et al. teaches that the received signal is a complex signal, whereby at least one cross-correlation value to be determined is a complex cross-correlation value (Fig.14(b) and Fig.15 and column 13 line 23 – column 14 line 17).

It is desirable that the received signal is a complex signal, whereby at least one cross-correlation value to be determined is a complex cross-correlation value. a sampling phase calculating part calculates a complex cross-correlation function;

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of a part corresponding to a training sequence of an equalizer of each sequence with respect to individual sample value sequences i of a reception signal y(t) which are sampled in a plurality of different sampling phases and selects a sampling phase where the absolute value of the complex cross-correlation functions is maximized, then selects a sampling phase where the bit error rate is minimized according to a calculation based on the above selected sampling phase (Abstract). Therefore, It would have been obvious to one of ordinary skill in the art at the time of the invention was made to include the method as taught by Yamaguchi et al. in which, the received signal is a complex signal, whereby at least one cross-correlation value to be determined is a complex cross-correlation value, into Lindoff et al. and Kochs' cross-correlation process so as to improve the bit error rate.

With claim 5, Lindoff et al. and Koch and Yamaguchi et al. disclose all of the subject matter as described above except for specifically teaching that the first detector includes a channel equalizer.

However, Koch further discloses that the first detector includes a Viterbi equalizer that simultaneously provides decoding and channel equalizer (Fig.1 and 3 element 25 and column 4 lines 21-46, and column 7 lines 59-66). It is desirable that the first detector includes a channel equalizer so that the distortion of the original transmitted symbols can be improved (column 1 lines 28-33). Therefore, It would have been obvious to one of ordinary skill in the art at the time of the invention was made include a channel equalizer as taught by

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Koch, in which the first detector including a channel equalizer, so as to eliminate the distortion of the original transmitted symbols.

- With regard claim 8, which is a receiver means function claim related to claim 1, all limitation is contained in claim 3. The explanation of all the limitation is already addressed in the above paragraph.
- With regard claim 10, which is a receiver claim related to claim 1, all limitation is contained in claim 5. The explanation of all the limitation is already addressed in the above paragraph.
- With regard claim 13, which is a receiver means function claim related to claim 3,
 all limitation is contained in claim 3. The explanation of all the limitation is already
 addressed in the above paragraph.
- With regard claim 15, which is a receiver claim related to claim 1, all limitation is contained in claim 5. The explanation of all the limitation is already addressed in the above paragraph.

Allowable Subject Matter

6. Claims 4, 9, and 14 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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Conclusion

7. References US 4,713,829 and US 5,600,673 are cited because they are put pertinent to a transmission system with cross-correlation and channel equalizer.

However, none of references teach detailed connection as recited in claim.

8. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Ted M Wang whose telephone number is (571) 272-

3053. The examiner can normally be reached on 8:30 a.m. - 5:00 p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Stephen Chin can be reached on (571) 272-3056. The fax phone number

for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is (703) 306-

0377.

Ted M Wang Examiner Art Unit 2634

Ted M. Wang

Shuwang Liu Primary exampled

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